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6	Attorneys for Defendants Ramparts, LLC	
7	dba Luxor Hotel & Casino, New Castle Corp. dba Excalibur Hotel & Casino, Circus Circus Cas	ino Ino
8	dba Circus Circus Hotel & Casino, Circus Circus Cas	ino inc.
9	UNITED STATES DISTRICT COURT	
10	DISTRICT OF NEVADA	
11	TRUSTEES OF THE NEVADA RESORT ASSOCIATION—INTERNATIONAL	Case No.: 2:19-cv-01536-RFB-BNW
12	ALLIANCE OF THEATRICAL STAGE EMPLOYEES AND MOVING PICTURE	STIPULATION AND ORDER
13	MACHINE OPERATORS OF THE UNITED	EXTEND DISPOSITIVE MOTIONS DEADLINES
	STATES AND CANADA, LOCAL 720, PENSION TRUST; TRUSTEES OF THE	
14	NEVADA RESORT 'ASSOCIATION	(Fifth Request)
15	INTERNATIONAL ALLIANCE OF THEATRICAL STAGE EMPLOYEES AND	
16	MOVING PICTURE MACHINE OPERATORS	
17	OF THE UNITED STATES AND CANADA, LOCAL 720, WAGE DISABILITY TRUST;	
	and TRUSTEES OF THE NEVADA RESORT	
18	ASSOCIATION—INTERNATIONAL ALLIANCE OF THEATRICAL STAGE	
19	EMPLOYEES AND MOVING PICTURE MACHINE OPERATORS OF THE UNITED	
20	STATES AND CANADA, LOCAL 720,	
	APPRENTICE AND JOURNEYMAN TRAINING AND EDUCATION TRUST,	
21 22	Plaintiffs,	
23	VS.	
24	RAMPARTS, LLC dba Luxor Hotel & Casino, a	
	Nevada limited liability company; NEW	
25	CASTLE CORP. dba Excalibur Hotel & Casino, a Nevada corporation; and CIRCUS CIRCUS	
26	CASINOS INC. d/b/a CIRCUS CIRCUS	
27	HOTEL & CASINO, a Nevada corporation, Defendants.	
28	Defendants.	

1 | 2 | NE | 3 | ST. | 4 | UN | 5 | NE | 6 | ST. | 7 | UN | 8 | TR | 9 | OF | 10 | OP | 11 | JOI | 12 | The | 13 | Cor | 14 | Res

IT IS HEREBY STIPULATED by and between Plaintiffs, TRUSTEES OF THE NEVADA RESORT ASSOCIATION—INTERNATIONAL ALLIANCE OF THEATRICAL STAGE EMPLOYEES AND MOVING PICTURE MACHINE OPERATORS OF THE UNITED STATES AND CANADA, LOCAL 720, PENSION TRUST; TRUSTEES OF THE NEVADA RESORT ASSOCIATION—INTERNATIONAL ALLIANCE OF THEATRICAL STAGE EMPLOYEES AND MOVING PICTURE MACHINE OPERATORS OF THE UNITED STATES AND CANADA, LOCAL 720, WAGE DISABILITY TRUST; and TRUSTEES OF THE NEVADA RESORT ASSOCIATION—INTERNATIONAL ALLIANCE OF THEATRICAL STAGE EMPLOYEES AND MOVING PICTURE MACHINE OPERATORS OF THE UNITED STATES AND CANADA, LOCAL 720, APPRENTICE AND JOURNEYMAN TRAINING AND EDUCATION TRUST ("Plaintiffs"), through their counsel The Urban Law Firm, and Defendants Ramparts, LLC dba Luxor Hotel & Casino, New Castle Corp. dba Excalibur Hotel & Casino, Circus Circus Casinos Inc. dba Circus Circus Hotel & Resort, ² ("Defendants") through their counsel Jackson Lewis P.C., hereby stipulate and request to extend the dispositive motions deadline up to and including June 8, 2022. In support of this Stipulation and Request, the parties state the following:

- 1. The current deadline for filing dispositive motions in this case is **April 8, 2022**. Counsel for the parties propose that a new date for this deadline should be **June 8, 2022**.
- 2. Generally, the deadline for the joint pretrial order is 30 days after the dispositive motion deadline. See LR 26-1(b)(5). Thus, the current Joint Pretrial Order deadline in this case is May 9, 2022. Counsel proposes that the new date for this deadline is July 8, 2022. In the event the dispositive motions are pending before the Court on that date, the date for filing the Joint Pretrial Order shall be suspended until thirty (30) days after the date of the Court's decision on the last dispositive motion.

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Defendant New Castle, LLC, is incorrectly named "New Castle Corp." in the Complaint.

² The Complaint incorrectly identifies Circus Circus Casinos, Inc. dba Circus Circus Hotel & Resort as "dba Circus Circus Hotel & Casino."

1	3. The parties are continuing to review Plaintiff's audit results and discuss potential	
2	resolution of Plaintiff's claims. To that end, the parties are exploring the possibility of retaining	
3	the Honorable Peggy Leen (ret.) to mediate their dispute. Based on the dates provided by Judge	
4	Leen, the parties anticipate that the latest date they would mediate their dispute would be May	
5	31, 2022. This would render any dispositive motions unnecessary. However, in the event that	
6	the dispute is not resolved, the Parties are requesting that the dispositive motions deadline to a	
7	date after the last potential mediation date.	
8	4. This request is made in good faith and not for the purpose of delay.	
9	5. Nothing in this Stipulation, nor the fact of entering to the same, shall be construed	
10	as waiving any claim and/or defense held by any party.	
11	Dated this 1st day of April, 2022.	
12	THE URBAN LAW FIRM JACKSON LEWIS, P.C.	
13 14 15 16 17 18 19 20	/s/ Michael A. Urban /s/ Paul T. Trimmer Michael A. Urban Paul T. Trimmer, Esq. Nevada Bar No. 3875 Nevada Bar No. 9291 4270 S. Decatur Blvd., Suite A-9 Lynne K. McChrystal, Esq. Las Vegas, NV 89103 Nevada Bar No. 14739 T: (702) 968-8087 300 S. Fourth St, Suite 900 F: (702) 968-8088 Las Vegas, NV 89101 Phone: (702) 921-2460 Counsel for Plaintiffs	
21	<u>ORDER</u>	
22	IT IS SO ORDERED:	
23		
24	Berbuetal	
25	United States Magistrate Judge	
26	Dated:April 4, 2022	
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Jackson Lewis P.C. Las Vegas